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FORM P	FO-1390	(Modified) U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER				
(KEV 10-		ANSMITTAL LETTER TO THE UNITED STATES	6388-0518-0 PCT				
		DESIGNATED/ELECTED OFFICE (DO/EO/US)	U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR				
		CONCERNING A FILING UNDER 35 U.S.C. 371	0 9/555523				
INTER		ONAL APPLICATION NO. INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED				
INTER		PCT/FR99/02361 04 OCTOBER 1999	08 OCTOBER 1998				
STAI	3LE	VENTION OIL-IN-WATER EMULSION, PROCESS FOR MANUFACTURIN RMATOLOGY	G IT AND ITS USE IN COSMETICS				
		r(S) FOR DO/EO/US e ROULIER, et al					
Applie	cant h	nerewith submits to the United States Designated/Elected Office (DO/EO/US) the	e following items and other information:				
1.	X	This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.					
2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing	g under 35 U.S.C. 371.				
3.	Ø	This is an express request to begin national examination procedures (35 U.S.C.	. 371(f)) at any time rather than delay				
		examination until the expiration of the applicable time limit set in 35 U.S.C. 35	71(b) and PCT Articles 22 and 39(1).				
4.		A proper Demand for International Preliminary Examination was made by the	19th month from the earliest claimed priority date.				
5.	\boxtimes	A copy of the International Application as filed (35 U.S.C. 371 (c) (2))					
		a. is transmitted herewith (required only if not transmitted by the Interr	national Bureau).				
		 b. has been transmitted by the International Bureau. 					
25 25		c. is not required, as the application was filed in the United States Received.					
6.	\boxtimes	A translation of the International Application into English (35 U.S.C. 371(c)(2	.)).				
56	\boxtimes	A copy of the International Search Report (PCT/ISA/210).	10 (0.5) (0.0) (0.0)				
18.	\boxtimes						
		a. are transmitted herewith (required only if not transmitted by the Inter	national Bureau).				
."p		b. have been transmitted by the International Bureau.	NOTid				
7		c. have not been made; however, the time limit for making such amendments has NOT expired.					
5	_	d. Make not been made and will not be made.					
9.		A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).					
≈l 0.		An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).					
장 1. 집 2.		A copy of the International Preliminary Examination Report (PCT/IPEA/409) A translation of the annexes to the International Preliminary Examination Rep (35 U.S.C. 371 (c)(5)).	ort under PCT Article 36				
It	tems :	13 to 18 below concern document(s) or information included:					
13.		An Information Disclosure Statement under 37 CFR 1.97 and 1.98.					
14.							
15.	\boxtimes						
1		A SECOND or SUBSEQUENT preliminary amendment.					
16.		A substitute specification.					
17.		A change of power of attorney and/or address letter.					
18.		Certificate of Mailing by Express Mail					
19.	\boxtimes	Other items or information.					
1		Notice of Priority					
		PCT/IB/308 Request For Consideration of Documents Cited in International Search I	Report				

20. The following fees are submitted: BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)) : Search Report has been prepared by the EPO or PPO International preliminary examination fee paid to USPTO (37 CFF lobut international preliminary examination fee paid to USPTO (37 CFF lobut international search fee paid to USPTO (37 CFR 1.445(a)(2)). Neither international preliminary examination fee (37 CFR 1.445(a)(2)) international search fee (37 CFR 1.445(a)(2)) and to USPTO International preliminary examination fee paid to USPTO (37 CFF and all claims satisfied provisions of PCT Article 33(2)(4).	R 1.482) CFR 1.482)	\$840.00 \$670.00	,	CALCULATIONS	18-0 PCT PTO USE ONLY
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Surcharge of \$130.00 for furnishing the oath or declaration later than months from the earliest claimed priority date (37 CFR 1.492 (c)).	⊠ 20) 🗆 30)	\$130.00	
CLAIMS NUMBER FILED NUMBER EX	TRA	RATE		3130.00	
Total claims 13 - 20 = 0		x \$18.0		\$0.00	
ndependent claims 1 - 3 = 0		x \$78.0		\$0.00	
Multiple Dependent Claims (check if applicable).				\$0.00	
TOTAL OF ABOVE CAL	CULAT	IONS	=	\$970.00	
Reduction of 1/2 for filing by small entity, if applicable. Verified Small hust also be filed (Note 37 CFR 1.9, 1.27, 1.28) (check if applicable).	Entity Stat	ement		\$0.00	
	SUB	TOTAL	=	\$970.00	
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TOTAL NA	TIONAL	L FEE	=	\$970.00	
Free for recording the enclosed assignment (37 CFR 1.21(h)). The assign accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31) (check)	ment must b	oe le).		\$0.00	
TOTAL FEE	S ENCL	OSED	=	\$970.00	
				Amount to be: refunded	S
				charged	\$
A duplicate copy of this sheet is enclosed. The Commissioner is hereby authorized to charge any fees which to Deposit Account No. 15-0030 A duplicate copy of	e amount of h may be re this sheet is	f quired, or co			
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.4 1.137(a) or (b)) must be filed and granted to restore the application t	95 has not o pending	been met, a status.	petiti	on to revive (37 CF	R
SEND ALL CORRESPONDENCE TO:	-0	/ XX	Wel	<u>u</u>	
OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C. Crystal Square Five, Fourth Floor 1755 Jefferson Davis Highway		SIGNAT	URE		
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6388-0518-0 PCT

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF:

VERONIQUE ROULIER ET AL

: ATTN: APPLICATION DIVISION

SERIAL NO: NEW APPLICATION

FILED: HEREWITH

FOR: STABLE OIL-IN-WATER EMULSION, PROCESS FOR MANUFACTURING IT AND ITS USE IN COSMETICS AND

DERMATOLOGY

PRELIMINARY AMENDMENT

ASSISTANT COMMISSIONER FOR PATENTS

WASHINGTON, D.C. 20231

SIR:

Prior to examination on the merits, please amend the above-identified application as follows.

IN THE CLAIMS

Claim 3, line 1, delete "or 2".

Claim 4, lines 1-2, replace "the preceding claim" with --claim 3--.

Claim 5, lines 1-2, replace "any one of the preceding claims" with --claim 1--.

Claim 6, lines 1-2, replace "any one of the preceding claims" with --claim 1--.

Claim 7, lines 1-2, replace "any one of the preceding claims" with --claim 1--.

Claim 8, lines 1-2, replace "any one of the preceding claims" with --claim 1--.

Claim 9, lines 1-2, replace "any one of the preceding claims" with --claim 1--.

Claim 10, line 2, replace any one of Claims 1 to 9" with -- Claim 1--.

Claim 11, lines 1-2, replace any one of Claims 1 to 9" with -- Claim 1--.

Claim 12, line 2, replace "Claims 1 to 9" with -- Claim 1--.

REMARKS

Claims 1-13 are active in this application.

The claims have been amended to remove multiple dependencies. No new matter is believed to have been added to this application by these amendments.

Applicants submit that the present application is ready for examination on the merits.

Early notice to this effect is earnestly solicited.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Norman F. Oblon
Attorney of Record
Registration No. 24,618

James J. Kelly, Ph.D. Registration No. 41,504

Crystal Square Five - Fourth Floor 1755 Jefferson Davis Highway Arlington, VA 22202 (703) 413-3000 Fax #: (703) 413-2220 NDF/JK/js F\att\JK/\S380518.PR.wpd

WILLIAM E. BEAUMONT REGISTRATION NUMBER 30,996

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Veronique ROULIER, et al

SERIAL NO.: NEW U.S. PCT APPLICATION

FILED: HEREWITH

INTERNATIONAL APPLICATION NO.: PCT/FR99/02361

INTERNATIONAL FILING DATE: 04 OCTOBER 1999

FOR: STABLE OIL-IN-WATER EMULSION, PROCESS FOR MANUFACTURING IT AND

ITS USE IN COSMETICS AND DERMATOLOGY

REQUEST FOR PRIORITY UNDER 35 U.S.C. 119 AND THE INTERNATIONAL CONVENTION

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In the matter of the above-identified application for patent, notice is hereby given that the applicant claims as priority:

COUNTRY

APPLICATION NO

DAY/MONTH/YEAR

FRANCE

98/12622

08 OCTOBER 1998

Certified copies of the corresponding Convention application(s) were submitted to the International Bureau in PCT Application No. PCT/FR99/02361.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Crystal Square Five Fourth Floor 1755 Jefferson Davis Highway Arlington, Virginia 22202 (703) 413-3000

Norman F. Oblon Attorney of Record Registration No. 24,618 William E. Beaumont

Registration No. 30,996

526 Rec'd POT/PTO 08 JUN 2000

Stable oil-in-water emulsion, process for manufacturing it and its use in cosmetics and dermatology

The invention relates to a stable oil-inwater (O/W) emulsion comprising oil globules with an average size of less than 20 microns and containing at least 15% of oily phase and at least one copolymer of a 5 fatty-chain carboxylic acid. The invention also relates to the process for preparing such an emulsion and to its use in cosmetics and/or dermatology.

For various reasons associated in particular with their substantial feeling of comfort when used and 10 their freshness, cosmetic compositions are usually in the form of an emulsion of the oil-in-water type, comprising an oily phase uniformly dispersed in an aqueous phase. In these conventional emulsions, the size of the globules constituting the fatty phase is 15 generally greater than several tens of microns. Such emulsions can have cosmetic properties (oily feel) and physical properties (stability) that are insufficient. The insufficiency of stability is reflected by the appearance of a phenomenon of separation (dephasing) 20 between the aqueous and oily phases of the emulsion. This instability is detrimental to the storage of the emulsions.

In order to obtain a stable emulsion, it is necessary to add emulsifiers (or surfactants) thereto, 25 which place themselves at the interface of the aqueous and oily phases. However, the presence of surfactants has several drawbacks, and in particular it usually requires the emulsion to be prepared under warm

conditions, which especially limits the nature of the active agents to be introduced into the emulsion. In particular, this process excludes the use of heatsensitive active agents. Thus, it has been sought to dispense with surfactants. Moreover, surfactants can lead to irritations, in particular in individuals with sensitive skin.

The Applicant Company has discovered, unexpectedly, that emulsions with a large content of oily phase and free of surfactant can be prepared by having globules of oil with an average size of less than 20 microns and by using a copolymer consisting of a major fraction of monoolefinically unsaturated C₃-C₆ carboxylic acid monomer or its anhydride and a minor fraction of acrylic acid fatty-chain ester monomer.

A subject of the present invention is thus an emulsion comprising an oily phase dispersed in an aqueous phase, characterized in that the globules of the oily phase have an average size of less than 20 20 microns, in that the oily phase constitutes at least 15% by weight relative to the total weight of the emulsion and in that the aqueous phase contains at least one copolymer consisting of a major fraction of monoclefinically unsaturated C₃-C₆ carboxylic acid 25 monomer or its anhydride and a minor fraction of acrylic acid fatty-chain ester monomer, and in that it is free of surfactant.

Admittedly, it is known practice to use fatty-chain polymers to stabilize an emulsion, but when the amount of oil is too large, the emulsion has a tendency to become destabilized over time. According to the present invention, good stability is obtained even in the presence of a large amount of oil, due to the fact that the oil globules are sufficiently small in size. In addition, these oil globules are monodispersed, i.e. they virtually all have the same size, unlike the emulsions of the prior art in which the particles of dispersed phase usually have quite diverse sizes.

The copolymers used in the emulsion of the invention have the advantage, over the surfactants

15 usually used, not only of stabilizing the emulsion but also of gelling it. In addition, unlike surfactants, they do not penetrate into the skin, thereby considerably reducing the risk of irritation.

The copolymers used in the emulsions in

20 accordance with the present invention are prepared by
polymerizing a predominant amount of monoolefinically
unsaturated carboxylic acid monomer or its anhydride,
with a smaller amount of an acrylic fatty-chain ester
monomer. The term "fatty chain" means a linear or

25 branched alkyl radical containing from 8 to 30 carbon
atoms.

The amount of carboxylic acid monomer or of its anhydride preferably ranges from 80 to 98% by

20

weight and more particularly from 90 to 98% by weight,
whereas the acrylic ester is present in amounts ranging
from 2 to 20% by weight and more particularly from 1 to
10% by weight, the percentages being calculated
5 relative to the total weight of the two monomers.

The preferred carboxylic monomers are chosen from those corresponding to formula (I) below:

in which R denotes hydrogen, a halogen, a hydroxyl group, a lactone group, a lactam group, a cyanogen (-C=N) group, a monovalent alkyl group, an aryl group, an alkylaryl group, an aralkyl group or a cycloaliphatic group.

The carboxylic monomers which are particularly preferred are chosen from acrylic acid and methacrylic acid or mixtures thereof.

The acrylic fatty-chain ester monomers are preferably chosen from those corresponding to formula (II) below:

$$CH_2 = C - COOR_2$$
 (II)

in which R_1 is chosen from the group formed from hydrogen, a methyl radical and an ethyl radical, and R_2 is a $C_8\!-\!C_{30}$ alkyl group.

The ester monomers which are particularly 25 preferred are those for which R_1 is hydrogen or a methyl radical and R_2 is a C_{10} - C_{22} alkyl group.

The copolymer used in the emulsion of the invention can optionally be crosslinked using a crosslinking agent used in an amount ranging from 0.1 to 4%, preferably from 0.2 to 1%, by weight relative to the total weight of carboxylic monomers and of acrylic ester monomers. The crosslinking agent can be chosen in particular from polymerizable monomers containing a polymerizable CH2=C- group and at least one other polymerizable group, in which the unsaturated bonds are not conjugated with each other.

These copolymers are described in document EP-A-0 268 164 and are obtained according to the preparation methods described in that same document.

The copolymers more particularly used are

15 those with a viscosity, measured using a Brookfield
viscometer in an aqueous 2% solution and at 25°C, of
less than or equal to 5000 cPs (5 Pa.s) and more
preferably of about 3000 cPs (3 Pa.s), and more
especially acrylate/C₁₀-C₃₀-alkylacrylate copolymers such

20 as the products sold under the names Pemulen TR1,
Pemulen TR2 and Carbopol 1382 by the company Goodrich,
or mixtures thereof.

The copolymer is used in the emulsion in accordance with the invention in concentrations

25 preferably ranging from 0.1 to 4% by weight and more particularly from 0.1 to 2% by weight relative to the total weight of the emulsion.

The emulsion of the invention is free of surfactant. Thus, on account of the absence of surfactant, this emulsion has the advantage of allowing the incorporation of heat-sensitive active agents and of not being irritant to the skin, particularly to sensitive skin.

Moreover, the average size of the globules in the oily phase, measured on a number basis by a laser scattering method, is less than 20 microns, and

10 preferably ranges from 0.5 to 15 microns. On account of the fineness of these oil globules, the emulsion obtained has particularly satisfactory sensory and visual qualities.

The nature of the oily phase in the emulsion

15 according to the invention is not critical. The oily

phase can thus consist of any fatty substance, and in

particular oils, conventionally used in cosmetics and

dermatology.

Among the oils which can be used in the

20 emulsion of the invention, mention may be made in
particular, for example, of plant oils (jojoba oil,
avocado oil), mineral oils (petroleum jelly), synthetic
oils (ethylhexyl palmitate, isopropyl myristate),
volatile silicone oils (cyclomethicone), non-volatile

25 silicone oils and fluoro oils. The other fatty
substances which can be present in the oily phase may
be, for example, fatty acids, fatty alcohols and waxes
(liquid jojoba wax).

The oily phase of the emulsion can represent from 15 to 45% by weight and better still from 20 to 30% by weight relative to the total weight of the emulsion.

The emulsion according to the invention can be used in any field in which this type of pharmaceutical form is advantageous, in particular in cosmetics and dermatology. When it constitutes a cosmetic and/or dermatological composition, it also 10 advantageously contains a physiologically acceptable medium, i.e. a medium which is compatible with the skin, mucous membranes, the nails and/or the hair.

The emulsions which are the subject of the invention find their application in a great number of 15 cosmetic and/or dermatological treatments for the skin, mucous membranes and the hair, including the scalp, in particular for protecting, caring for, cleansing and/or making up the skin and/or mucous membranes, for protecting, caring for and/or cleansing the hair and/or 20 for therapeutically treating the skin, the hair and/or mucous membranes (the lips).

The emulsions according to the invention can be used, for example, as care products and/or cleansing products for the face in the form of creams or milks, 25 or as make-up products (for the skin and lips) by incorporation of fillers, pigments or dyes.

Thus, a further subject of the invention is the cosmetic use of the emulsion as defined above for treating, protecting, caring for and/or cleansing the skin, mucous membranes and/or the hair, and/or for making up the skin and/or mucous membranes.

Another subject of the invention is the use of the emulsion as defined above for manufacturing a dermatological composition intended for treating and/or protecting the skin, mucous membranes and/or the hair.

In addition, in a known manner, the emulsions of the invention can contain adjuvants that are common 10 in cosmetics or dermatology, such a hydrophilic or lipophilic active agents, preserving agents, antioxidants, fragrances, solvents, fillers, screening agents, dyestuffs, basic agents (triethanolamine) or acidic agents, as well as lipid vesicles. These 15 adjuvants are used in proportions that are usual in cosmetics or dermatology, and, for example, from 0.01 to 30% relative to the total weight of the emulsion, and they are, depending on their nature, introduced into the aqueous phase or into the oily phase of the 20 emulsion, or alternatively into vesicles. These adjuvants and their concentrations must be such that they do not modify the property desired for the emulsion.

If it is desired to obtain a less fluid

25 emulsion, one or more gelling agents can be added thereto, such as clays, polysaccharide gums (xanthan gum), carboxyvinyl polymers or carbomers. These gelling agents are used in concentrations ranging from 0.1 to

A80.-

10%, preferably 0.1 to 5% and better still from 0.1 to 3% relative to the total weight of the composition.

The emulsions of the invention can optionally be free of solvent. This is also in keeping with a relatively non-aggressive and non-irritant emulsion which can be used by individuals with sensitive skin. However, if necessary, they can contain a solvent, in particular a lower alcohol containing from 1 to 6 carbon atoms, more particularly ethanol. The amount of solvent can range up to 30% relative to the total weight of the composition.

The emulsions according to the invention can be prepared by any appropriate means for obtaining oily globules less than 20 microns in size. According to one preferred embodiment of the invention, they are prepared by using a microporous membrane, this technique making it possible to obtain a globule size which is particularly suited to the aim of the invention, and in particular calibrated, monodisperse oil globules. Such a technique is described, for example, in document EP-A-546 174.

Thus, a further subject of the invention is a process for manufacturing the emulsion as defined above, which consists in introducing, under pressure, 25 the oily phase into the aqueous phase containing the copolymer, through a hydrophilic porous glass membrane with an average pore size ranging from 0.1 to 5 µm and

preferably from 0.3 to 3 μm , at a pressure greater than the critical pressure.

Preferably, the membrane is pretreated under vacuum and with ultrasound in demineralized water

5 containing about 2 grams per litre of aqueous phase of the composition according to the invention, this treatment lasting for about 1 hour.

The expression "critical pressure" means the minimum pressure required to introduce a dispersed

10 phase into a continuous phase through a porous glass membrane of determined pore size. The critical pressure (in kPa) is defined by the following equation:

Pc = 470xcos0/Dm,

in which γ_{ow} is the interface tension (mN/m), θ is the 15 contact angle (rad) and D_m is the average size of the pores (μm) of the porous glass membrane.

 $\label{eq:intro} \mbox{In the process of the invention, the pressure}$ used is preferably Pc + 20 kPa.

For example, a membrane with a pore size

20 ranging from 0.1 to 5 µm can be used, using a pressure preferably ranging from 350 to 30 kPa (3.5 to 0.3 bar).

Preferably, the membrane used has a pore size of 0.3 µm, 0.7 µm or 2.8 µm and, in this case, a pressure ranging, respectively, from 220 to 320 kPa (2.2. to 3.2 bar), from 140 to 200 kPa (1.4 to 2 bar) and from

30 to 70 kPa (0.3 to 0.7 bar) is used.

The example below illustrates the invention. In this example, the percentages are given on a weight basis.

Example 1:

5 Phase A

Pemulen TR2		0.75	90
Triethanolamine		0.75	olo
Preserving agents		0.2	%
Demineralized water	as	100	용

10

Phase B

Volatile silicone oil (cyclopentasiloxane) 20 %

Procedure:

A membrane with a pore size of 0.7 μm is

15 immersed in one litre of demineralized water containing

2 grams of phase A, and is then placed under vacuum and
under ultrasound for one hour.

After this treatment of the membrane, phase A is pumped to pass it into the membrane. Phase B is
20 placed under pressure up to the critical pressure of
170 kPa (1.7 bar). Phase B is then emulsified in phase A under a pressure of 190 kPa (1.9 bar).

A very fine emulsion is obtained which feels very pleasant when applied.

CLAIMS

- Emulsion comprising an oily phase dispersed in an aqueous phase, characterized in that the globules of the oily phase have an average size of less than 20 microns, in that the oily phase constitutes at least 15% by weight relative to the total weight of the emulsion and in that the aqueous phase contains at least one copolymer consisting of a major fraction of monoolefinically unsaturated C₃-C₆
- major fraction of monoolefinically unsaturated C_3 - C_6 10 carboxylic acid monomer or its anhydride and a minor fraction of acrylic acid fatty-chain ester monomer, and in that it is free of surfactant.
- 2. Emulsion according to Claim 1, characterized in that the amount of carboxylic acid 15 monomer or of its anhydride in the copolymer ranges from 80 to 98% by weight and in that the amount of ester monomer ranges from 20 to 2% by weight, the percentages by weight being expressed relative to the total weight of the two monomers.
- 20 3. Emulsion according to Claim 1 or 2, characterized in that the carboxylic acid monomer is a compound of formula (I):

R I CH₂=C-COOH (I)

in which R denotes hydrogen, a halogen, a hydroxyl

25 group, a lactone group, a lactam group, a cyanogen
group, a monovalent alkyl group, an aryl group, an
alkylaryl group, an aralkyl group or a cycloaliphatic

group, and in that the ester monomer is a compound of formula (II):

$$CH_2 = C - COOR_2$$
 (II)

in which R_1 is chosen from the group formed from 5 hydrogen, a methyl radical and an ethyl radical, and R_2 is a C_8-C_{10} alkyl group.

- 4. Emulsion according to the preceding claim, characterized in that the carboxylic acid monomer is chosen from acrylic acid, methacrylic acid and mixtures thereof, and in that the ester monomer is chosen from monomers of formula (II) in which R_1 is hydrogen or a methyl radical and R_2 is a $C_{10}-C_{22}$ alkyl group.
- 5. Emulsion according to any one of the
 15 preceding claims, characterized in that the copolymer
 is present in an amount ranging from 0.1 to 4% by
 weight and preferably from 0.1 to 2% by weight relative
 to the total weight of the emulsion.
- 6. Emulsion according to any one of the 20 preceding claims, characterized in that the average size of the globules in the oily phase ranges from 0.5 to 15 microns.
- 7. Emulsion according to any one of the preceding claims, characterized in that the oily phase of the emulsion represents from 15 to 45% by weight and preferably from 20 to 30% by weight relative to the total weight of the emulsion.

- 8 Emulsion according to any one of the preceding claims, characterized in that it constitutes a cosmetic and/or dermatological composition.
- 9. Emulsion according to any one of the
 5 preceding claims, characterized in that it contains at
 least one additive chosen from hydrophilic active
 agents, lipophilic active agents, preserving agents,
 antioxidants, fragrances, solvents, fillers,
 sunscreens, pigments, dyestuffs, basic agents, acidic
 10 agents, lipid vesicles and gelling agents.
- 10. Cosmetic use of the emulsion according to any one of Claims 1 to 9, for treating, protecting, caring for and/or cleansing the skin, mucous membranes and/or the hair, and/or for making up the skin and/or 15 mucous membranes.
 - 11. Use of the emulsion according to any one of Claims 1 to 9, for the manufacture of a dermatological composition intended for treating and/or protecting the skin, mucous membranes and/or the hair.
- 20 12. Process for manufacturing an emulsion as defined in Claims 1 to 9, which consists in introducing, under pressure, the oily phase into the aqueous phase containing the copolymer, through a hydrophilic porous glass membrane with an average pore 25 size ranging from 0.1 to 5 μm and preferably from 0.3 to 3 μm, at a pressure greater than the critical pressure.

13. Manufacturing process according to Claim 12, characterized in that the pressure ranges from 30 to 350 kPa.

ABSTRACT

Stable oil-in-water emulsion, process for manufacturing it and its use in cosmetics and dermatology

The present invention relates to an emulsion comprising an oily phase dispersed in an aqueous phase, characterized in that the globules of the oily phase have an average size of less than 20 microns, in that the oily phase constitutes at least 15% by weight relative to the total weight of the emulsion and in that the aqueous phase contains at least one copolymer consisting of a major fraction of monoolefinically unsaturated C_3 - C_6 carboxylic acid monomer or its anhydride and a minor fraction of acrylic acid fattychain ester monomer, and in that it is free of surfactant.

The invention also relates to the use of the said emulsion in cosmetics and/or dermatology, in particular for treating, protecting, caring for and/or cleansing the skin, mucous membranes and/or the hair, and/or for making up the skin and/or mucous membranes.

The invention moreover relates to a process for preparing the said emulsion, which consists in introducing, under pressure, the oily phase into the aqueous phase containing the copolymer, through a hydrophilic porous glass membrane with an average pore size ranging from 0.1 to 5.µm and preferably from 0.3

to 3 $\mu m,$ at a pressure greater than the critical pressure.

Declaration and Power of Attorney for Patent Application Déclaration et Pouvoirs pour Demande de Brevet

French Language Declaration

	_	
	En tant l'inventeur nommé cı-après, je déclare par le présent acte que:	As a below named inventor, I hereby declare that:
	Mon domicile, mon adresse postale et ma nationalité sont ceux ligurant ci-dessous à côté de mon nom.	My residence, post office address and citizenship are as stated next to my name.
Don	Je crois être le premier inventeur original et unique (si un seul nom est mentionné ci-dessous), ou l'un des premiers co-inventeurs originaux (si plusieurs nons sont mentionnés ci-dessous) de l'objet revendiqué, pour lequel une demande de brevet a été déposée concernant l'invention intitulée	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
100		STABLE OIL-IN-WATER EMULSION,
51		PROCESS FOR MANUFACTURING IT AND
U		ITS USE IN COSMETICS AND DERMATOLOGY
IAJ	et dont la description est fournie ci-joint à moins	the specification of which.
(2)	□ ci-joint	□ Is attached hereto
120	a été déposée le	was filed on June 8, 2000
	sous le numéro de demande des Etats-Unis ou le numéro de demande international PCT	as United States Application Number or PCT International Application Number
	et modifiée le	and was amended on
	(le cas échéant)	(if applicable).
		Serial No. 09/555,523
	Je déclare par le présent acte avoir passé en revue et compris le contenu de la description ci-dessus, revendications comprises, telles que modifiées par toute modification dont la jura été fait référence ci-dessus.	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

Je reconnais devoir divulguer toute information pertinente à la brevetabilité, comme défini dans le Titre 37, § 1.56 du Code fédéral des réglementations.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1 56.

French Language Declaration

Je revendique par le présent acte avoir la priorité étrangère, en vertu du Titre 35, § 119(a)-(d) ou § 365(b) du Code des Etats-Unis, sur toute demande étrangère de brevet ou certificat d'inventeur ou, en vertu du Titre 35, § 365(a) du même Code, sur toute demande internationale PCT désignant au moins un pays autre que les Etats-Unis et figurant ci-dessous et, en cochant la case, l'ai aussi indiqué ci-dessous toute demande étrangère de brevet, tout certificat d'inventeur ou toute demande internationale PCT avant une date de dépôt précédant celle de la demande à propos de laquelle une priorité est revendiquée

été formulées en sachant que toute fausse déclaration volontaire

ou son équivalent est passible d'une amende ou d'une incarcération, ou des deux, en vertu de la Section 1001 du Titre

18 du Code des Etats-Unis, et que de telles déclarations

volontairement fausses risquent de compromettre la validité de la demande de brevet ou du brevet délivré à partir de celle-ci

I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below, and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

statements and the like so made are punishable by fine or

imprisonment, or both, under Section 1001 of Title 18 of the

United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued

Prior Foreign Applica Demande(s) de brev		s un autre pays		Priority Droit de reven	priorité
98/12622 (Number) (Numéro)	FRANCE (Country) (Pays)		08 October 1998 (Day/Month/Year Filed) (Jour/Mois/Anné de dépôt)	Yes Oui	No Nor
(Number) (Numéro)	(Country) (Pays)		(Day/Month/Year Filed) (Jour/Mois/Anné de dépôt)	Yes Oui	No Nor
35, § 119(e) du Ci	de des Etats-Uni	bénéfice, en vertu du Titre s, de toute demande de nis et figurant ci-dessous	I hereby claim the benefit under Titl § 119(e) of any United States provi below		
(Application No) (Nº de demande)		(Filing Date) (Date de dépôt)	(Application No.) (N° de demande)	(Filing D	Date) dépôt)
Je revendique par le présent acte tout bénéfice, en vertu du Titre 35, § 120 du Code des Etats-Unis, de loute demande de brevet etletuée aux Etats-Unis ou nevetu du Titre 35, § 365(c) du même Code, de toute demande internationale PCT désignant les Etats-Unis et figurant ci-dessous et, dans la mesure où l'objet de chacune des revendications de cette demande de brevet n'est pas d'uviligué dans la demande antérieure américaine ou internationale PCT, en vertu des dispositions du premier paragipale du Titre 35, § 1126 du Code des Etats-Unis, je reconnais devoir divulguer toute information pertinente à la brevetabilité comme défini dans le Titre 37, § 1.56 du Code fédéral des réglementations, dont jai pu disposer entre la date de dépôt de la demande antérieure et la cate de dépôt de la demande antérieure et la cate de dépôt de la demande antérieure et la cate de dépôt de la demande			I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of the subject matter of each of the claims of the subject matter of each of the claims of the subject matter of each of the claims of the subject matter of each of the claims of the subject of the subject of the claims of the subject of the sub		
PCT/FR99/02 (Application (Nº de der	n No.)	Od October 199 (Filing Date) (Date de dépôt)	(Status) (patented, pending, abandon (Statut) (breveté, en cours d'examen,	ed) abandonné)	
(Applicatio	n No.)	(Filing Date)	(Status) (patented, pending, abandon	ned)	

Page 2 of 3

thereon

French Language Declaration

POUVOIRS. En tant que l'inventeur cité, je désigne par la présente t(lies) avocat(s) et/ou agent(s) suivant(s) pour qu'ils poursuive(n) la procédure de cette demande de brevet et traite(nt) loute affaire sy rapportant avec l'Office des brevets et des marquees: (mentionner le nom et le numéro (""Denrégisterment")

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: (list name and registration number)

Norman F. Oblon, Reg. No. 24,618; Marvin J. Spivak, Reg. No. 24,913; C. Irvin McCielland, Reg. No. 21,124; Gregory J. Maier, Reg. No. 25,599, Arthur I. Neustadt, Reg. No. 22,845; Richard D. Keijl, Reg. No. 22,6275; James D. Hamilton, Reg. No. 28,421; Eckhard H. Kuesters, Reg. No. 28,367; Robert T. Pous, Reg. No. 29,099; Charles L. Gholz, Reg. No. 26,355; William E. Beaumont, Reg. No. 39,99, Jean-Paul Lavalleye, Reg. No. 31,451; Stephen G. Baxter, Reg. No. 32,884; Richard L. Treanor, Reg. No. 32,329; Steven P. Weilhrouch, Reg. No. 23,282; John T. Goolkasian, Reg. No. 26,124; Richard A. Neifeld, Reg. No. 34,305; Steven E. Lipman, Reg. No. 30,011; Carl E. Schlier, Reg. No. 34,236; Steven E. Lipman, Reg. No. 30,011; Carl E. Schlier, Reg. No. 34,236; Steven E. Lipman, Reg. No. 30,217; Carl E. Schlier, Reg. No. 34,230; Christina M. Gadainon, Reg. No. 37,628; deffrey B McIntyre, Reg. No. 36,867; William T. Enos, Reg. No. 33,2182; Michael E. McCabe, Jr., Reg. No. 37,182; Bradley D. Lytle, Reg. No. 40,073; and Michael R. Casey, Reg. No. 40,294, with full powers of substitution and revocation.

Caral Caranananananananan

Addresser toute correspondance a	OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. FOURTH FLOOR 1755 JEFFERSON DAVIS HIGHWAY ARLINGTON, VIRGINIA 22202 U S A
Adresser tout appel téléphonique à (nom et numéro de téléphone)	Direct Telephone calls to: (name and telephone number) (703) 413-3000
Nom complete de l'unique ou premier inventeur	Full name of sole or first inventor Veronique _ROULIER
Signature de l'inventeur Date	Voronique Roulier 11th 2000
Domicile	Residence 14, rue Pierre Dupont, F-75010 Paris, FRANCE / £X
Nationalité	Citizenship FRANCE
Adresse Postale	Post Office Address same as above
Nom complete du second co-inventeur, le cas echeant	Full name of second joint inventor, if any Eric QUEMIN
Signature de l'inventeur Date	Second Inventor's signature Date Eric Quemin 24 July 20
Domicile	Residence 20 bis, rue d'Artois, F-93290 Tremblay en France, FRANC
Nationalité	Citizenship FRANCE
Adresse Postale	Post Office Address same as above

(Fournier les mêmes renseignements et la signature de tout co-inventeur supplémentaire)

(Supply similar information and signature for third and subsequent joint inventors)